

## Remarks

The present Response is to the restriction requirement mailed in the above-references case on 3/3/2010.

### From the action:

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claims 1-4, 9-15, and 17, drawn to a system for development of information systems for health care, classified in class 717, subclass 107.
- II. Claim 5, drawn to a method of developing health care applications, classified in class 717, subclass *10B*.
- III. Claim 6, drawn to a system for communication among various software components, classified in class 719, subclass 313.
- IV. Claim 7, drawn to a method of scheduling tasks committed to by various modules, classified in class *71B*, subclass 100.
- V. Claim *B*, drawn to a method by which the scheduler notifies the task initiator that the constraints cannot be satisfied within the current context, classified in class *71B*, subclass *10B*.
- VI. Claim 16, drawn to a software application module using smartcards and biometric devices, classified in class 705, subclass 51.
- VII. Claim *1B*, drawn to a software application module for enabling telemedicine and video conferencing, classified in class *34B*, subclass 14.01.

### Response:

The applicant elects Group I, claims 1-4, 9-15 and 17, without traverse.

If any fees are due beyond fees paid with this amendment, authorization is made to deduct those fees from deposit account 50-0534. If any time extension is needed beyond any extension requested with this amendment, such extension is hereby requested.

Respectfully submitted,  
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